In re the marriage of **Marital Settlement** PETITIONER _ __ -__ -__ __ __, social security # Agreement No Minor Children and Case No.: RESPONDENT (Mark only one with an X) __ __ -__ __ __ , social security # ☐ Divorce-40101 $extstyle egin{array}{c} \mathsf{Legal} \ \mathsf{Separation} extstyle \mathsf{-40201} \end{array}$ (Mark only one with an X) STATE OF WISCONSIN is NOT a party STATE OF WISCONSIN IS a party I. Preliminary Statements 1. In this document, the PETITIONER RESPONDENT is the WIFE. **In this document,** the PETITIONER RESPONDENT is the **HUSBAND**. 2. The RESPONDENT acknowledges receipt of a copy of the Summons and Petition in this action. 3. The parties have _____ adult child(ren). The WIFE is not pregnant and has not given birth to any other children during the relationship or marriage. 4. Both parties agree that this marriage is irretrievably broken. Both parties agree that this **marriage is broken** and are filing for a Legal Separation because: 5. Both parties acknowledge that they have the right to hire an attorney to represent their legal interests, that they proceed in this action without an attorney by their own choice, and that they understand their legal and financial rights and tax consequences well enough to proceed without an attorney. 6. Both parties state that the following agreement is a reasonable, fair, and equitable division of their marital property and debts. The parties also consent to its terms freely and voluntarily after considering their economic circumstances, the property each brought into the marriage, their age and health, their earnings, and length of the marriage.

- 7. Both parties believe that the other party has made an honest, complete, and fair financial disclosure of their income, assets, debts, and liabilities. Each party waives any further formal **Financial Disclosure Statements**.
- 8. Both parties waive any and all jurisdictional objections to the extent they are legally allowed to do so, including objections based on military service of the United States as defined in Sec.511 of the **Soldiers and Sailors Civil Relief Act of 1940**, as amended, 50 USC Sec.510, et seq., and state that neither is entitled to the protection of that act.

II. Marital Settlement Agreement

1

Subject to the approval of the Court, the parties agree that the terms of this action, to be included in the **Findings of Fact, Conclusions of Law and Judgment**, shall be as follows:

_	
•	Maintenance (Spousal Support) (Mark only one with an X) A. Both parties waive their right to receive maintenance. They understand that by waiving maintenance, they may never request that a court award them maintenance from the spouse named in this agreement.
	B. Both parties wish to leave open their right to receive maintenance. This may allow a court to award them maintenance from the spouse named in this agreement in the future.
	 C. The WIFE waives her right to receive maintenance. She understands that by waiving maintenance, she may never request that a court award her maintenance from the spouse named in this agreement. AND 1. The HUSBAND wishes to leave open his right to receive maintenance according to the following terms:
	OR 2. The WIFE shall pay maintenance to the HUSBAND in the amount of \$ per month starting , 20 & ending , 20 OR
	D. The HUSBAND waives his right to receive maintenance. He understands that by waiving maintenance, he may never request that a court award him maintenance from the spouse named in this agreement. AND

1	. The WIFE wishes to leave open her right following terms:	to receive maintenance according to the
	HUSBAND shall pay maintenance to the month starting	_&
	e parties acknowledge that maintenance pay eiving the payments and deductible by the	ments shall be taxable income to the party party making payments.
A. T	bts and Obligations (Mark all that apply with a The parties state that they have not incurred an those disclosed in this document. Any outset the responsibility of the party who incurred it is payment.	y debts or liabilities which are unpaid, other
В. [☐ There are NO marital debts or obligations	
_	The WIFE will pay the following debts and sheayment:	nall NOT hold the HUSBAND liable for their
_	Creditor	Amount \$
- - -		\$\$ \$\$ \$\$
	☐ The HUSBAND will pay the following debts a payment:	and shall NOT hold the WIFE liable for their
۲	Creditor	Amount \$
_		\$\$
_		\$\$
_		

2.

WARNING: Any agreements on payment of debts listed above are not binding on creditors who gave the parties credit during the marriage.

A. Property to WIFE. The WIFE shall be awarded the following:						
☐ Motor Vehicles _	Make					
_	маке	Model	Year ,			
	Make	Model	Year			
Household furnis	shings, clothing, and personal items of	currently in the WIFE	E's possession.			
☐ The following Lif Institution Name	e Insurance policies and cash values Type Insurance	s if any: Account Nu	ımber			
* Retirement/profit-sharing/deferred compensation plans (example: pension, 401k): Interest Type Plan Name						
			on, 401k):			
		Plan Name	on, 401k): ount Number			
☐ Savings and che	ecking accounts in her name:	Plan Name Acco				

Other:		
B. Property to HUSBAND. The HUSBAND shall	ll be awarded the following:	
☐ Motor Vehicles		
Make	Model	
Make Household furnishings, clothing, and personal	Model items currently in the HUSBA	
☐ The following Life Insurance policies and cash Institution Name Type Insurance	•	ıber
* Retirement/profit-sharing/deferred compensations and the state of th	tion plans (example: pension, Plan Name	, 401k):
Savings and checking accounts in his name: Institution Name Type of Accounts	unt Accour	nt Number
Other personal property in his name or in his p		
☐ Property now in possession of the WIFE that is List items		BAND:
☐ Cash payment from WIFE to equalize marital e ☐ Payment to be made on or before ☐ HUSBAND acknowledges receipt of this ar	(Month) (Day) (Year	OR

	Other:	
	† ; ;	There may be substantial legal and income tax implications involved in the transfer of retirement plan interests, and there may be specific forms and procedures required for transferring retirement interests to the other party. Some plans require a "Qualified Domestic Relations Order (QDRO)" to complete such a transfer. Certain retirement plans may not allow for one person's interest to be transferred to another. The assistance of an attorney or an accountant may be helpful and/or necessary to address the division or valuation of retirement accounts.
4.		(Mark all that apply with an X) ies do not own any real estate.
		here may be substantial legal and income tax implications with regard to the ownership and transfer of real estate and complications may arise after the divorce is granted. The assistance of an attorney or an accountant may be nelpful and/or necessary.
		ies own a primary residence at the following address:
	(Street Addr	ess)
	*Attach a co	(City) (State) (ZIP Code) opy of the full legal description for the property (from a deed, transfer tax return, or survey).
	Wiscons final hea mortgag	WIFE shall receive sole title to the property. The HUSBAND will sign a sin Real EstateTransfer Return and Quit Claim Deed no later than the date of the tring to effect the change in title. The WIFE will be solely responsible for paying the e, utilities, real estate taxes, assessments, and any and all other expenses related operty. The WIFE will hold the HUSBAND harmless for the payment of those
	Wiscons final hea paying tl expense	HUSBAND shall receive sole title to the property. The WIFE will sign a sin Real Estate Transfer Return and Quit Claim Deed no later than the date of the uring to effect the change in title. The HUSBAND will be solely responsible for the mortgage, utilities, real estate taxes, assessments, and any and all other es related to the property. The HUSBAND will hold the WIFE harmless for the tof those expenses.
	and agree	parties agree to title the property as tenants in common as of the date of divorce, see that the WIFE will reside on the property until, 20, (Month), 20, (Year). The WIFE will buy out the HUSBAND's portion of the The WIFE will pay the mortgage, utilities, real estate taxes, assessments, and any

other expenses related to the property. The WIFE shall receive a credit for any principal reduction accomplished between the date of divorce and the date of sale. The parties will divide the net equity as follows:
While the parties share ownership of the homestead, no repair or improvements will be made in non-emergency situations without the prior agreement of the parties. If they reach such an agreement, they will divide the cost equally.
4. The parties agree to title the property as tenants in common as of the date of divorce, and agree that the HUSBAND will reside on the property until, 20,
(Month) (Day) (Year). when the property must be sold or the HUSBAND will buy out the WIFE's portion of the equity. The HUSBAND will pay the mortgage, utilities, real estate taxes, assessments, and any other expenses related to the property. The HUSBAND shall receive a credit for any principal reduction accomplished between the date of divorce and the date of sale. The parties will divide the net equity as follows:
While the parties share ownership of the homestead, no repair or improvements will be made in non-emergency situations without the prior agreement of the parties. If they reach such an agreement, they will divide the cost equally.
According to Wisconsin Statute 840.10, the court will need to confirm or change the ownership of all real estate owned by you and/or your spouse: List addresses of all additional real estate (house, lot, hunting cabin, vacant land, timeshare, etc.) and your agreement for how to divide the real estate. If you do not own additional real estate, write NA on the lines below. (Use separate page to report additional real estate)
☐ The parties own additional real estate at the following address(s):
(Street Address)
(City) (State) (ZIP Code) Attach a copy of the full legal description for the property (from a deed, transfer tax return, or survey).
The parties agree on how to divide the real estate and will cooperate in signing and exchanging all documents needed to make required title changes. The parties agree to divide the real estate as follows:
Additional property is reported on the attached sheet

C.

Each party will fully cooperate in the signing of all necessary and appropriate real estate documents on the date of divorce, or as soon as is practical, to accomplish the change in title to any real estate.

5.	Income	Tax	Returns
----	--------	-----	---------

		•	- :		
Δ	Year	Λt	1) 1 \	$I \cap I$	α
М.	ı c aı	VI.	$\boldsymbol{\omega}$	<i>,</i> UI	

The parties agree to file their income tax returns for the year of the divorce consistent with the rules of the IRS, Wisconsin Department of Revenue, and Wisconsin's Community Property law.

	1. O	☐ The par divide equ the prepar R ☐ The par	ally any refunds ation of the retu	e joint i i s, pay ec irns. Th	ncome tax qually any pe ey agree to	enalties or ta cooperate in	preparing the re	are the costs of
6.	A. 🗌	There are		e arrea	rages owed	I by either pa	arty to the other, cord shall be set	
	\$_	reement for	with repayment is a	n an inte is follow	rest rate of	% w	ce in the total ar hich is owed to	WIFE. The
								und (WI SCTF). Or
							il the debt is pai	ns Trust Fund (WI id in full.
		-						
			(Employer's Na	ame)				
		(St	reet Address)				_	
	_		(City)	,	(State)	(ZIP Code)	_	
	(_)_ (Ph	 one Number)		·		(Contact Person)	· · · · · · · · · · · · · · · · · · ·
	\$_	The WIFE	is in arrears for with repayment is a	n an inte is follow	rest rate of s:	% w	the total amoun hich is owed to	t of HUSBAND. The und (WI SCTF). Or

	(Employer's Name)			_
	(Street Address)			_
	(City)	(State)	(ZIP Code)	-
	(Phone Number)		((Contact Person)
Ea and and and ma aw	ch party gives up all right, title and inted money received and retained by the party right, title, interest or claim of the other dispose of his or her separate proper arried. Except as expressly provided for arded in this agreement as full satisfact	rest in the p parties shal er party, and ty as fully a or in this agr	oroperty awa I be their sep I each party nd effectivel eement, eac	parate property, free and clear of shall have the right to deal with y as if the parties had never been th party accepts the property
	Covenants Each party states to the other that the and liabilities, and that the property reall the property to which either of them parties also understand that a deliberately perjury, and if either party deliberately Wis. stat. 767.27, resulting in the omis \$500.00 or more from the final distribution.	ferred to in a nas any in the failure to or negliger ssion of any ation of prop	this Marital Sterest or right provide corulative to dispense to asset or asset, a const	Settlement Agreement represents at, either legal or equitable. The applete disclosure constitutes sclose any asset as required by sets with a fair market value of
B.	According to Wis. Stat. 767.27, all info shall be confidential, and may not be re-	made availa	ble to any p	erson for any purpose other than
R ε Α. Β.	☐ The WIFE ☐ The HUSBAND reque	ests to keep		
<u>C</u> .	The HUSBAND requests that he be	e restored u	se of his for	mer surname of
	Ea and any and the Fit A. B.	(Employer's Name) (Street Address) (City) (City) (Phone Number) Divesting of Property Rights; Mu Each party gives up all right, title and inte and money received and retained by the any right, title, interest or claim of the other and dispose of his or her separate proper married. Except as expressly provided for awarded in this agreement as full satisfact the marital relationship. Financial Disclosure A. Covenants Each party states to the other that the and liabilities, and that the property re all the property to which either of them parties also understand that a deliberately Wis. stat. 767.27, resulting in the omis \$500.00 or more from the final distribution for all undisclosed assets, for the bence of the adjudication, appeal, modification and may not be a for the adjudication, appeal, modification marriage of the disclosing parties. Restoration of Name (Mark all that appeal). The WIFE The HUSBAND requests that she be restored.	(Employer's Name) (Street Address) (City) (Phone Number) Divesting of Property Rights; Mutual Releated Each party gives up all right, title and interest in the pand money received and retained by the parties shall any right, title, interest or claim of the other party, and and dispose of his or her separate property as fully a married. Except as expressly provided for in this agrawarded in this agreement as full satisfaction of all property and it is a state of the marital relationship. Financial Disclosure A. Covenants Each party states to the other that there has been and liabilities, and that the property referred to in all the property to which either of them has any in parties also understand that a deliberate failure to perjury, and if either party deliberately or negligen Wis. stat. 767.27, resulting in the omission of any \$500.00 or more from the final distribution of prop for all undisclosed assets, for the benefit of the pass of the adjudication, appeal, modification, or enformarriage of the disclosing parties. Restoration of Name (Mark all that apply with an X). A. The WIFE The HUSBAND requests to keep B. The WIFE requests that she be restored use of the state of the past of the wife requests that she be restored use of the state of the wife requests that she be restored use of the wife requests that she be restored use of the state of the wife requests that she be restored use of the wife requests that she be restored use of the wife restored use of the wife requests that she be restored use of the wife restored use of the wi	(Employer's Name) (Street Address) (City) (Phone Number) (Phone Number) (State) (City) (Phone Number) (Other Number) (City) (Phone Number) (Other Numb

10. Execution of Documents

The parties agree to execute and deliver any and all documents that may be necessary to carry out the terms of this agreement. If necessary, the parties designate any circuit court judge of this county to sign, at any time, an order which shall establish the execution of this document.

11. Voluntary Execution

The parties state they have entered into this Marital Settlement Agreement freely and voluntarily and not because of any undue influence. In some instances, the agreement represents a compromise of disputed issues. Each believes its terms to be fair and reasonable under the circumstances. Both parties acknowledge that they are aware that there may be substantial legal and tax implications with regard to this Agreement, and that lack of knowledge of the law may not be sufficient to convince the Court that relief from these provisions is required. Both parties acknowledge that they have the right to seek the advice of an attorney and, to the extent that they have not, they proceed with the knowledge they presently have.

12. Entire Agreement

Both parties state that they have freely entered into this Agreement and that no promises or statements of any kind have been made to persuade them to enter into this agreement, other than those set forth in the agreement itself. This Agreement is intended to be, and is, the complete agreement of the parties.

13. Modification and Waiver

A modification or waiver of any of the provisions of this agreement shall be effective only if it is made in writing and is dated and signed by both parties and approved by the court. Failure of either party to insist upon strict performance of any of the provisions of this agreement shall not be construed as a waiver of any subsequent default of the same or similar nature.

14. Restraining Order

Both parties agree not to molest or interfere with the personal liberty of the other, or to come on the premises occupied by the other as a residence, except with the specific permission of that party.

15. Incorporation of Agreement into Judgment

The parties agree that this Marital Settlement Agreement shall be submitted to the court for approval, and both parties request that the court include its terms in the final Judgment of Divorce and make the terms enforceable as part of such Judgment. If the court does not grant a Judgment that includes this Agreement, the provisions of this entire Agreement shall be void and of no legal force and effect unless expressly indicated to the contrary in a specific paragraph of this Agreement.

16. Wisconsin as Forum

The forum for all disputes shall be the Waukesha County Circuit Court in the State of Wisconsin unless otherwise agreed to in writing or as provided under ch. 769 Wis. stats.

17. Other Provisions, If Any (If there are no	o additional provisions, write "NONE")
	AUKESHA COUNTY CHILD SUPPORT DIVISION
☐ STATE SIGNATURE N	OT REQUIRED (STATE INITIAL)
WIFE's Signature	HUSBAND's Signature
Dated:	Dated:
Dated:,(Year).	Dated:(Month) (Day) (Year).